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ASSOCIATE COUNSEL

Texas Bar No. 24007574 Texas Bar No. 24066296

IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

§

\$

CADLES OF GRASSY MEADOWS II, L.L.C., as successor-in-interest to Judgment Creditor RESOLUTION TRUST CORPORATION AS RECEIVER OF FIRST SAVINGS OF ARKANSAS, F.A.,

Applicant,

v.

TEXAS ROADRUNNER, LLC, Respondent,

v.

DEAN H. MADDOX,

Judgment Debtor.

CASE NO. 2:11-cv-00475

APPLICATION FOR CHARGING ORDER - Page 1

JUDGMENT CREDITOR CADLES OF GRASSY MEADOWS II, L.L.C., AS SUCCESSOR-IN-INTEREST TO JUDGMENT CREDITOR RESOLUTION TRUST CORPORATION AS RECEIVER OF FIRST SAVINGS OF ARKANSAS, F.A.'S APPLICATION FOR CHARGING ORDER

Applicant CADLES OF GRASSY MEADOWS II, L.L.C. ("Cadles"), as successor-ininterest to Judgment Creditor Resolution Trust Corporation as Receiver of First Savings of
Arkansas, F.A. in the judgment registered in this Court on November 10, 2010, under Case No.
2:10-ms-00112-NA (subsequently changed to Case No. 2:11-cv-00475), respectfully requests that
the Court grant this Application for Charging Order (this "Application") against the membership
interest of Judgment Debtor Dean H. Maddox, individually, in Respondent Texas Roadrunner,
LLC, pursuant to Federal Rule of Civil Procedure 64, Federal Rule of Civil Procedure 69,
and Nevada Revised Statutes Section 86.401, and Cadles shows the Court the following:

JURISDICTION AND PARTIES

- 1. This Court has Jurisdiction over this matter because the judgment against Maddox was registered in this Court, giving it the same force and effect as a judgment of this Court. 28 U.S.C. § 1963 (2006).
- 2. Cadles is a West Virginia limited liability company with its principal place of business in Ohio.
- 3. Texas Roadrunner, LLC ("Texas Roadrunner") is a Nevada Limited Liability Company with its principal place of business in Nevada, and may be served with process through its registered agent, Incorp Services, Inc., at 2360 Corporate Circle, Suite 400, Henderson, Nevada 89074-7722, pursuant to Federal Rule of Civil Procedure 4(h)(1)(B).
- 4. Judgment Debtor Dean H. Maddox ("Maddox") may be served with notice at 615 Peden Street, Houston, Texas 77006, pursuant to Federal Rule of Civil Procedure 4(e)(1).

SUPPORTING DOCUMENTS

5. This Application is supported by the Affidavit of Nick Davies (the "Davies Affidavit"), attached as **Exhibit A** and fully incorporated herein by reference, as well as the other Exhibits attached hereto.

OPERATIVE FACTS

- 6. Resolution Trust Corporation as Receiver of First Savings of Arkansas, F.A. ("RTC"), recovered a judgment (the "Judgment") against Defendants Texas Moline, Ltd. and Dean H. Maddox, jointly and severally, in Cause No. H-92-1692, in the United States District Court for the Southern District of Texas, Houston Division, and the Judgment was duly registered in this Court on November 10, 2010. The Judgment awarded RTC the principal sum of \$2,945,218.00, plus pre-judgment interest at eight percent (8%) from April 2, 1991 to the date of judgment, for a per diem accrual of \$645.53 on the \$2,945,218.00 sum, plus reasonable attorneys fees of \$4,000.00, plus additional fees in the event of appeal, plus judgment for all costs of Court, plus post-judgment interest on all sums at the rate of 3.38% per annum from the date of judgment until paid. As of April 25, 2011, the total amount of principal due on the Judgment, with interest compounded annually pursuant to 28 UNITED STATES CODE SECTION 1961(b) (2006), is \$6,211,858.30, plus accrued interest as of that date in the amount of \$91,242.62, for a total of \$6,303,100.92, with interest accruing at 3.38% per annum.³
- 7. In June 1995, RTC assigned the Judgment to JDC Finance Company ("JDC").⁴

 JDC assigned the Judgment to Value Recovery Group, Inc. ("VRG"),⁵ VRG assigned the

A certified copy of the registered Judgment is attached as **Exhibit B**, and incorporated by reference.

² See <u>Exhibit B</u>.

³ See Exhibit A at ¶ 8; the amount owed under the Judgment will change pending payment on a related garnishment matter filed with the Court under this cause number on July 16, 2010, at document number 47.

⁴ A true and correct copy of the RTC's Assignment of Judgment to JDC is attached as <u>Exhibit A-1</u>, and incorporated by reference.

⁵ True and correct copies of the Assignment and Bill of Sale and Power of Attorney to VRG are attached as <u>Exhibit A-2</u> and <u>Exhibit A-3</u>, respectively, and incorporated by reference.

Judgment to The Cadle Company ("Cadle"),6 and Cadle assigned the Judgment to Cadles, 7 the current owner and holder of the Judgment.⁸ The Judgment remains in all things final, valid, subsisting and unsatisfied.9

- Texas Roadrunner is a Nevada limited liability company engaged in carrying on 8. business for profit, with its principal place of business in Nevada. 10 Because Maddox and/or his d/b/a, The Maddox Interests, have a membership interest in Texas Roadrunner. 11 there are sums that are or will become due from Texas Roadrunner to Maddox. Texas Roadrunner should pay those sums directly to Cadles in order to pay the unsatisfied amount of the Judgment against Maddox.
- 9. After a diligent search, Cadles has not discovered assets of Maddox subject to execution sufficient to satisfy the Judgment. 12 Cadles is therefore entitled, pursuant to FEDERAL RULE OF CIVIL PROCEDURE 64 and NEVADA REVISED STATUTES SECTION 86.401, to have Maddox's interest in Texas Roadrunner charged as set out above.

PRAYER

WHEREFORE, Cadles of Grassy Meadows II, L.L.C. requests that the Court grant this application and enter an order:

- requiring Maddox to immediately produce copies of all agreements concerning 1. his interest related to Texas Roadrunner, including a report of the amounts now due or that may become due and distributable to Maddox by virtue of his membership interest in Texas Roadrunner and copies of all regulations and articles of organization of Texas Roadrunner:
- 2. charging the interest of Maddox and/or his d/b/a, The Maddox Interests, in Texas Roadrunner in the manner set forth in this Application, in the amount of the

A true and correct copy of the assignment to Cadle is attached as Exhibit A-4, and incorporated by reference.

A true and correct copy of the assignment to Cadles is attached as **Exhibit A-5**, and incorporated by reference.

⁸ See Exhibit A at ¶ 6.
⁹ See id. at ¶ 8.

¹⁰ Certified copies of the Articles of Organization and Annual List are attached as Exhibit C and incorporated by

¹¹ See Exhibits A-6.

¹² See Exhibit A at ¶ 9.

- unsatisfied Judgment attached as **Exhibit B**, together with interest, costs and attorneys' fees as may be allowed;
- 3. requiring Texas Roadrunner to distribute all membership distributions, profits, cash, assets and other monies due or that shall become due to Maddox and/or his d/b/a, The Maddox Interests, directly to Cadles until the unsatisfied Judgment attached as <u>Exhibit B</u>, together with interest, costs and attorneys' fees as may be allowed, have been fully paid;
- 4. that Texas Roadrunner shall not distribute to any other person or entity any membership distributions, profits, cash, assets, or other monies due or that shall become due to Maddox and/or his d/b/a, The Maddox Interests;
- 5. charging all costs and attorneys' fees incurred by Cadles in drafting this Application and obtaining said order against Maddox; and
- 6. granting Cadles all other relief to which Cadles may be justly entitled.

Respectfully submitted,

ADAMS LAW GROUP, LTD.

IT IS SO ORDERED.

PHILIP M. PRO U.S. DISTRICT JUDGE

Dated: June 28, 2011.

By: /s/ Assly Sayyar

Assly Sayyar, attorney-in-charge Nevada Bar No. 9178

8681 W. Sahara Ave., Suite 280 Las Vegas, Nevada 89117

Tel: 702-838-7200 Fax: 702-838-3636

assly@adamslawnevada.com

ATTORNEYS FOR PLAINTIFF CADLES OF GRASSY MEADOWS II, L.L.C.

BELL NUNNALLY & MARTIN LLP

By: /s/ Jeffrey S. Lowenstein
Jeffrey S. Lowenstein, associate counsel
Texas Bar No. 24007574
Ross A. Williams, associate counsel
Texas Bar No. 24066296

3232 McKinney Ave,. Suite 1400 Dallas, Texas 75204-2429 Tel: 214-740-1400 Fax 214-740-1499 jeffl@bellnunnally.com

rossw@bellnunnally.com

ASSOCIATE COUNSEL FOR PLAINTIFF

CADLES OF GRASSY MEADOWS II, L.L.C.

CERTIFICATE OF INTERESTED PARTIES

There are no known interested parties other than those participating in this Application.

/s/ Assly Sayyar
Assly Sayyar

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing was served on the 1st day of June, 2011, as follows:

VIA CMRRR #7160 3901 9849 2439 5033

Timothy J. Henderson Attorney at Law 6300 West Loop South, Suite 280 Bellaire, Texas 77401

VIA CMRRR #7160 3901 9849 2439 5057

Steven D. Grossman Sheiness, Scott, Grossman & Cohn LLP 1001 McKinney, Suite 1400 Houston, Texas 77002

VIA CMRRR #7160 3901 9849 2439 2216

Texas Roadrunner, LLC c/o its registered agent, Incorp Services, Inc. 2360 Corporate Circle, Suite 400 Henderson, Nevada 89074-7722

VIA CMRRR #7160 3901 9849 2439 5064

Michael Mushkin Mushkin & Associates 4475 S. Pecos Rd. Las Vegas, Nevada 89121

/s/ Ross A. Williams
Ross A. Williams

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AFFIDAVIT OF NICK DAVIES

STATE OF OHIO §
COUNTY OF TRUMBULL §

BEFORE ME, the undersigned authority, on this day personally appeared the undersigned affiant, who, being by me duly sworn, states on oath that:

- 1. "My name is Nick Davies. I am of sound mind and am competent to testify to the matters contained in this Affidavit. I am over the age of 21 years and have never been convicted of a felony or of any crime of moral turpitude. Every statement made in this affidavit is made on my personal knowledge and is true and correct.
 - 2. "I am an Account Officer for Cadles of Grassy Meadows II, L.L.C. ("Cadles").
- 3. "On June 1, 1995, Resolution Trust Corporation as Receiver of First Savings of Arkansas, F.A. ("RTC") assigned all of its right, title and interest in the judgment in Cause No. H-92-1692, Resolution Trust Corporation as Receiver of First Savings of Arkansas, F.A. v. Texas Moline, Ltd. and Dean H. Maddox, jointly and severally, entered in the United States District Court for the Southern District of Texas, Houston Division, on November 19, 1993 (the "Judgment"), to JDC Finance Company ("JDC"). A true and correct copy of the RTC's Assignment of Judgment to JDC Finance Company is attached hereto as Exhibit A-1.
- 4. "On September 8, 1998, JDC assigned all of its right, title and interest in the Judgment to Value Recovery Group, Inc. ("VRG"). True and correct copies of the Assignment and Bill of Sale and Power of Attorney executed by JDC are attached hereto as **Exhibits A-2** and A-3, respectively.
- 5. "On July 26, 2001, VRG assigned all of its right, title and interest in the Judgment to The Cadle Company ("Cadle"). A true, correct, and certified copy of the Corrected Assignment of Judgment executed by VRG is attached hereto as **Exhibit A-4**.

6. "On August 4, 2008, Cadle assigned all of its right, title and interest in the Judgment to Cadles. A true, correct, and certified copy of the Assignment of Judgment executed by Cadle is attached hereto as **Exhibit A-5**. Cadles is the current owner and holder of the Judgment.

- 7. "The Judgment was awarded against Texas Moline, Ltd. and Dean H. Maddox, jointly and severally, as follows: in the principal sum of \$2,945,218.00; plus pre-judgment interest at eight percent (8%) from April 2, 1991, to the date of judgment for a per diem accrual of \$645.53 on the \$2,945,218.00 sum; plus reasonable attorneys fees of \$4,000.00; plus additional fees in the event of appeal; plus all costs of Court; plus post-judgment interest on all sums at the rate of 3.38% per annum from the date of judgment until paid.
- 8. "The Judgment is final, valid, subsisting and unsatisfied. As of April 25, 2011, the total amount of principal due on the Judgment, with interest compounded annually pursuant to 28 UNITED STATES CODE SECTION 1961(b) (2006), is \$6,211,858.30, plus accrued interest as of that date in the amount of \$91,242.62, for a total of \$6,303,100.92, with interest accruing at 3.38% per annum. Cadles is the owner and holder of the Judgment.
- 9. "After a diligent search, Cadles has not discovered assets of Maddox subject to execution sufficient to satisfy the Judgment.
- 10. "A true and correct copy of excerpts from the Oral Deposition of Dean H. Maddox, which was taken on February 10, 2011, is attached as **Exhibit A-6**. Those excerpts reflect that the Maddox Interests is a d/b/a of Dean H. Maddox, individually, and that Dean H. Maddox and/or his d/b/a, "The Maddox Interests," holds an interest in Texas Roadrunner, LLC."

FURTHER AFFIANT SAYETH NAUGHT.

Nick Davies

SUBSCRIBED AND SWORN TO BEFORE ME on this the 5 day of

_2011, to certify which hand and official seal.

Wotary Partition and for the State of Ohio

771905_1.DOC/8.830

Amanda Reed Resident Mahoning County Notary Public, State of Ohio My Commission Expires: 09/28/2014

ASSIGNMENT OF JUDGMENT

STATE OF TEXAS	§ §	KNOW ALL PERSONS BY THESE PRESENTS
COUNTY OF DALLAS	§	

FOR VALUABLE CONSIDERATIONS, in hand paid, the receipt and adequacy of which are hereby acknowledged, Resolution Trust Corporation, as Receiver for First Savings of Arkansas, F.A. ("Assignor"), hereby sells, transfers, assigns and sets over to JDC Finance Company I, L.P. ("Assignee") all of Assignor's right, title and interest in and to the following Judgment, as described hereinbelow:

That certain Final Judgment signed November 16, 1993, in Civil Action No. H-92-1692 styled, "Resolution Trust Corporation As Receiver of *First Savings of Arkansas, F.A.*, Plaintiff, v. Texas Moline, Ltd. and Dean H. Maddox, jointly and severally, Defendants" then pending in the United States District Court for the Southern District of Texas, Houston Division, for the sum of \$2,945,218.00, plus pre-judgment interest as specified therein, attorney's fees and post-judgment interest at the rate of 3.38% per year. A copy of such Judgment is attached hereto as Exhibit "A" and incorporated herein by reference for all purposes;

, IN WITNESS WHEREOF, the	he Assignor has caused this	s Assignment to be executed at
Dallas County, Texas this	/ day of June	s Assignment to be executed at 1995, but effective as of the
17 day of MARCH	199 <u>_S</u>	_

RESOLUTION TRUST CORPORATION, in its capacity as receiver for First Savings of Arkansas, F.A.

Name: ROY J. LOLLAR JR.

Attorney-In-Fact

EXHIBIT

ILLINOIS					
STATE OF HISSOURI	§				
Cook	§ § §				
COUNTY OF JACESON	§				
This instrument in-fact of Resolution Tru Arkansas, F.A., for the	, 1995, by ust Corporation	Roy S. Lo	y as Receiver	as a	ttorney-
	AND SWORN , 1995.	TO before	me on the	222	day of
		Notary	Public in and f	Wed or the State of	

"OFFICIAL SEAL"
DIANE A. WEDOW

Notary Public, State of Illinois My Commission Expires 8 / 25 / 96

ASSIGNMENT AND BILL OF SALE

Pursuant to that certain Asset Purchase and Sale Agreement, dated as of September 8, 1998, made and entered into by and between JDC FINANCE COMPANY II, L.P. ("JDC"), a Delaware limited partnership, and VALUE RECOVERY GROUP, INC. ("VRG") which provides for the transfer to VRG, all of JDC's rights, title and interest, if any, in and to "the assets listed on Exhibit A attached hereto" (the "Assets") and VRG hereby agrees to accept the Assets from JDC.

JDC executed a Power of Attorney on September 8, 1998, providing VRG with the authority to execute an Assignment and Bill of Sale to transfer the Assets.

NOW THEREFORE KNOW ALL MEN BY THESE PRESENTS, that JDC, for and in consideration of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, and intending to be legally bound, has bargained and sold, and by these presents, does hereby grant, bargain, sell, convey, transfer, assign, and deliver to VRG, its successors and permitted assigns, each of the Assets, "as is", without representation or warranty as to ownership, title, collectability, or any other matter.

TO HAVE AND TO HOLD the Assets unto VRG, its successors and permitted assigns, to and for its and their own proper use and benefit forever.

VRG shall have the right to collect or receive any monies due under the Assets, and any part thereof, or to release or discharge said Assets. VRG, by accepting this Assignment and Bill of Sale, does hereby hold JDC harmless from all costs incurred in the collection of the Assets.

This Assignment and Bill of Sale shall be governed by and construed in accordance with the laws of the State of Ohio, without giving effect to principles thereof relating to conflicts of law.

IN WITNESS WHEREOF, the undersigned has duly executed this Assignment and Bill of Sale or has caused this Assignment and Bill of Sale to be executed on its behalf, as of 84h

JDC FINANCE COMPANY II, L.P.

Value Recovery Group, Inc. By:

Attornéy-in-Fact

BY:

Barry H. Fromm, President

STATE OF OHIO
COUNTY OF FRANKLIN § SS.
The undersigned, a Notary Public in and for the above-said County and State, does hereby acknowledge that Barry H. Fromm, as ATDINGY in Tact
of JDC FINANCE COMPANY II, L.P., personally appeared before me this day, and being by me duly sworn, says that s/he, being informed of the contents, voluntarily executed the foregoing instrument for and on behalf of such entity.
WITNESS my hand and official seal, this 8th day of September, 1998.
memor & Date
Notary Public for the State of Onto
My Commission Expires: 9899
MERRICK L. TATE NOTARY PUBLIC, STATE OF OHIO Hy Commission Expires Sept. 8, 1999-

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KANSAS CITY OFFICE

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POOL8

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, JDC Finance Company II, L.P., a Delaware limited partnership ("Seller"), hereby constitutes and appoints Value Recovery Group, Inc. ("Buyer"), its true and lawful attorney and agent, with power and authority to do the following with respect to those certain judgments, deficiencies, charge-offs and small-balance assets (the "Assets") described in Exhibit "A" attached to that certain Asset Purchase and Sale Agreement, dated as of September 8, 1998, between Seller, as seller, and Buyer, as buyer:

- (i) Execute any and all documents and instruments necessary to transfer, convey and deliver to Buyer all the Seller's right, title, interest and possession of the Assets and the Asset Documents, and all of Seller's interest in any property, whether real or personal, securing the Assets;
- (ii) Endorse Seller's name on checks, drafts, money orders or other evidence of payment made by any obligors or any other persons on any of the Assets and received by Seller or Buyer after the date hereof;
- (iii) Endorse and sign Seller's name on assignments, continuation statements and other documents to be filed or recorded as public records with respect to the Assets;
- (iv) Enforce, to the extent of its interest in the Assets, the provisions of any insurance policy that names Seller as insured, loss payee or lienholder;

Seller hereby ratifies and confirms all that Buyer as such attorney and agent shall do or cause to be done within the lawful scope hereof; provided, however, that such ratification and confirmation of the power granted to Buyer herein shall not create any obligation or impose any liability on Seller.

By acceptance hereof Buyer agrees to indemnify and hold harmless Seller, its officers, directors, agents, employees and representatives from and against any and all liabilities, claims, expenses, damages or losses, including without limitation reasonable fees of legal counsel, and related disbursements incurred by Seller and arising out of any actions by Buyer in the name of Seller. Upon notice and request by Seller, Buyer agrees to defend Seller or cause Seller to be defended in any legal action, suit, or proceeding arising out of any actions by Buyer in the name of Seller.

This Power of Attorney is coupled with an interest and may not be revoked unless Buyer exceeds the scope of the authority granted hereunder in the name of Seller and is non-transferable and non-assignable by Buyer.

IN WITNESS WHEREOF, the undersigned has executed this Power of Attorney as of the 8th day of September, 1998.

SELLER:

JDC FINANCE COMPANY II, L.P., a Delaware limited partnership

By: Prentiss/FMRC Joint Venture II, a Texas general partnership, its General Partner

By: Prentiss Properties JDC, Inc., a
Delaware corporation, its General
Partner

Name: Bruce Norch

R:\2101\19\\$ALE\JDC2\POA-JDC2.WPD CGC 9/7/98

هما في مريحة فالغي مستشدي بالراب والأجه بالماء المناص المناص المناف المناف الروازي والمنافعة مصطاعه والمستديد الراب والمناف مستحيرها للم

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•	HAAZ' MUTTANT (COLLCE)	CROSS ROADS SALASON	11.344.00	22270	, HEATH, W.	LIOWEST FEDERAL	4,63
)	HEATHCOCK, C.	MOWEST FEDERAL SAVINGS BANK	2,704.00	28372	HERDERSON, BARBARA	SMAKES BANK COMMANTY FEDERAL SEL	5,72
	HENORICKSON, V.	MOWEST PEDERAL SAVNESS BANK	3,551,00	26374	HENORIX, TROY	ASSN MOWEST FEDERAL	£14
3	HENSON, JOEY	MOWEST PEDERAL	3,139.00	28570	HIL RESEKM	SAVINGS BANK MEDWEST FEDERAL	-
	HOOGES, FORRESTH.	Savings Bank Coleanity Savings and	4,343,00	28378	HOLLEY, JOE & JURY	SMP-GS BAK	54
	HORDA, ROPULD	LOAN MOWEST FEDERAL	481.00	2030		PEOPLES FED SVGS ASSOC	7,00
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,	RUEGAS	MOWEST PEDERAL SAVINGS BANK	1,841,00	20320	LINES THERESAL	HOME PSA OF KWISAS CITY	11,1
•	JAMES, A CONTRA-LASS	MANGAPOLIS CORPORATE	2,944,00	20300	JARRET, ALICHEA	COMMANY FEDERAL SAL	0.1
•	JONOHS, WALLACE	LEDWEST FEDERAL SAVINGE DAVIC	1,237,00	200	JERBANIS RESTAURANT, DIC.	FIRST SAVINGS OF	1,155,2
B	TEMETT FELICIA FOUNTS	PUTURE PED SAVINGS BANK	915.00	20394	JOHNSON HAROLD	ARKAIGAS MONEAPOLIS CORPORATE	2.5
•	JOHSON CHOL	COMMANTY PEDERAL SEL ASSIN	30,292.00	28506	HANCE FORMS	MOWEST FEDERAL SAMMES BANK	7
• .	JOHNSON, PATRICK	COMMANTY PEDERAL SAL ALEN	818.00	20300	JOHNSON, ROSERT O.	VIOWEST PEDETAL	. :
•	LIMAGES DESIGN	FAR WEST FEB	19,714.00	29400	JOHES, JR., JALEN	SAMEL! AND STATE FED BALASSI	20.7
1	YOMES' MUTTAWN	BROKIDI ARROW SIL	204.00	29402	JORGBINGH, J.	LIOWEST FEDERAL	14
3	SIAL ARIOL	MOWEST PEDERAL	457,00	28404	KARR	SAMMES BANK MEDWEST FEDERAL	4.6
5	KARRON, ASPANAM	SAVINGS BANK MEDWEST FEDERAL	1,340,00	28400	KASSERI LOUIS	SAVINGS BANK COMMENTY SAVINGS AND	•
7	KASTEN, DAWD	SAVINGS BANK COMMANTY FEDERAL SEL	8.577.00	28400	KEEPSEAGLE, JOE	LOAN MOWEST FEDERAL	4,1
•	XELLER, SROGA	ASSM MOWEST FEDERAL	2.773.00	29410		SAVINGE BANK	
1	KERIZA	SAVINGS BANK MIDWEST FEDERAL			IDIG, ETIC	LIEUWEST FEDERAL - SA/INGS BANK	1,1
		SAVINGS BANK	29,363,00	28412	100 Jan	MEDWEST FEDERAL SHOWEST BANK	4,
3	KASTERWA K	SAVINGS BANK	A.580.00	29414	REMOVER MARY	COMMANTY PEDERAL SEL ASSI	. 2
3	10WP	MANEAPOLIS CORPORATE	5.896.00	28418	HORR ROBERT	MONEST PEDERAL SAMIGE BACK	20,
7	KNATION, JOHATHAN	LEOWEST FEDERAL SAVINGS BANK	3,589.00	28418	KOOKELL TOOO	CONTRACTIVE FEELA	•
19	XXIA.ER EPHEST	first fed 8 & L-Toledo, Ch	877.00	28420	KOLDEK WILLIAM	CURAND FEDERAL S.A.L. ASSOC.	:
Ħ	KOLTER THOMAS	MENNEAPOLIS CORPORATE	\$1,003.00	28422	KOPP, ROSEMARY	MEDWEST FEDERAL SAVINGS BANK	4.
8	KOPPES, JOSEM	ALIEUCAN FEDERAL SAVINGS	100.00	28424	KRAFT	MOWEST FEDERAL	2,
25	MYEN ANEXOLO	MOWEST FEDERAL	1,240,00	28426	ALISHMENI SCOTT PROPERTY	SAVINGS BANK MIDWEST SAV ASSIN-	
T	RYADORDFF WAYLS II	SAVINGS BANK FAR WEST FSB ·	2,350,00	29428	DAMAG LAGY, JEFFREY	MONEAPOLIS MIOWEST FEDERAL	4,
2	LACOITE MARY SPANCE	CHSHOUL FED SAVINGS &	18,563.00	29430	LADUCER	SAMMOS BAMIC MICHAEST FEDERAL	2
31	LAFRENERIE, MOMEL	Loan Mowest Federal	9.504.00	28432	LABORA, KETTH	SAVINGE BANK DURANG FEDERAL S.S.L.	_
22	LAME	SAVINGS BANK MINICAPOUS CORPORATE	15.480.00	20434	LASSIMUESA	ASSICC.	_
x	ALPECE JOSEPHAL	MOWEST FEDERAL	7,894.00	29436	LEE CAN DAI	LEDNEAPOLIS CORPORATE FAR WEST PSB	4. 50.
#	LEEL RALPH	SAVINGS BANK FIRST FED 8 & L-TOLEDO,	7,002,00	29438	LEFENRIS, JOSEPH	PRIST OF KANDAS SWANGS	
>	LELACHEUR, DOWLD	OH FIRST PS & LA	65,000,00	29440	LEWEY, RUSSEL O. A SARBARA L.	CLYMPIC FEDERAL	
41	UCK MORTON	RED RIVER FEDERAL SEL	7,200,00	2842		ENORS	12
<u>.</u>		ASSN			LIEDWAD, STEVEN	LIEDWEST FEDERAL SAVINGS BANK	4
	ULISASKA, FRED, JR.	Durwo Federal S & L Assoc.	10,000.00	29444	LINGSTRON, JOHN	Durand Federal, S.E.L. Assoc.	15
**	UTTLEGHOST, SHELA	MOWEST FEDERAL SAVINGS BANK	4,233,00	29448	LOLIE, ROMERO	First P8 & UA OF SEAROLE	
49 49	LOWE LOAN LUEDER, BORRY	MONEAPOUS CORPORATE	201,00	28448	LOWE LOAN POES	SUMMER PIRST	
-		PLATTE VALLEY SAVAIGS	\$200.00	28450	USZ KATIO	COMMUNITY FEDERAL SEL ASSN	2
54	MADOX, ROME	RED RIVER FEDERAL SAL ASSIN	927,90	29452	MADOOX WILLIE HETZI	CONTINENTAL FEBLA	12
3	MADDOX, DEAKH	First savings of Arkheas	2945,218.00	28454	MES E JOSEPH	COMPAGNAL FEELA	
	HAJARIAN, GARD	MEDWEST FEDERAL SAVINGS GAME	41,000.00	29456	THECOTH-OFZON' BOSES	HOME FEA OF KANSAS CITY	3
8	WALEY, ROO	FIRST OF KINGAS SAVINGS	4,243,00	28458	LWWGSASH, NC.	OCCUPANTAL NEBRASKA	200
53 57		CURANO FEDERAL SAL	2,103.00	25466	MAKNEAU, ROSEKTAMANO	SWIGS BICK CREAT AMERICAN	15
57	HARSER, DONNED						_
_	MARSIR, DOMED MARSTALLER, GARY	ASSOC. BEHLAMM FRANCIM PSLA	50,483.00	29482	MARTER	FEDERAL SIL MOMEST FEDERAL	91
57 59 61		assoc, Bestumb francin FSLA Colaranty Federal, Sel	59,483,00 408,00	2948 2		LICOMEST FEDERAL SAMPIGS BANK	-
57 58	MUSTALLER, GURY	ASSOC. BENLAMIN FRANCLIN FSLA			MATTER MATTH, MOWEL MASON LARRY DESIGN	MOMEST FEDERAL	11 3 11

CORRECTED ASSIGNMENT OF JUDGMENT

FOR VALUE RECEIVED, the undersigned, Value Recovery Group, Inc., (hereinafter the "Assignor"), hereby transfers, assigns and conveys without recourse unto THE CADLE COMPANY, an Ohio corporation located at 100 North Center Street, Newton Falls, Ohio 44444 (hereinafter the "Assignee"), all its right, title, interest, powers and options in, if any, in the Judgment rendered against Defendant(s) in Civil Action No. H-92-1692, Case No. 00-20192, in the United States District Court, for the Southern District of Texas, Houston Division, wherein Resolution Trust Corporation as Receiver of First Savings of Arkansas, F.A. was the Plaintiff and Texas Moline, Ltd. and Dean H. Maddox were the Defendants. Said Judgment was assigned from Resolution Trust Corporation, an instrumentality of the United States of America to JDC Finance Company II, L.P., a Delaware limited partnership by Assignment and Bill of Sale dated March 17, 1995. Said Judgment was further and the MC Finance Company IT I D a Delaware limited numerohin to Value Recovery Group Inc. hy Assignment and Bill of Sale dated September 8, 1998.

THIS CORRECTED ASSIGNMENT OF JUDGMENT REPLACES AND CORRECTS THE PREVIOUS ASSIGNMENT FILED ON MAY 7, 2002 WITH THE UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT, HOUSTON DIVISION, TEXAS, REFLECTING THE CORRECT ASSIGNOR BEING VALUE RECOVERY GROUP, INC. AND NOT VALUE RECOVERY GROUP, L.P., A DELAWARE LIMITED PARTNERSHIP.

IN WITNESS WHEREOF, Assignor has executed this Assignment of Judgment as of June 2002, but effective as of July 26, 2001.

Beth Gibbs, Witness

VALUE RECOVERY GROUP, INC., BY THE CADLE COMPANY, ITS ATTORNEY IN FACT, BY POWER OF ATTORNEY, DATED JULY 26, 2001.

Its: Executive Vice President

STATE OF OHIO **COUNTY OF TRUMBULL**

Before me, a Notary Public in and for said County and State, personally appeared William E. Shaulis who under penalty of perjury in violation of Section 2921.1! of the Revised Code represented to me to be said person and who signed the foregoing Instrument and acknowledged the same as his voluntary act and deed.

Executed this / day of June, 2002.

(Notarial Seal)

THE CADLE COMPANY 100 North Center Street Newton Falls, OH 44444-1321 (330) 872-0918

Dean H. Maddox Our File No. WWB70002

AFTER RECORDING RETURN TO: RECORDERS MEMORANDUM AT THE TIME OF RECORDATION, THIS INSTRUMENT WAS FOUND TO BE INADEQUATE

KATHRYN T. SABOL, NOTARY PUBLIC STATE OF OHIO

Kathryn T. Sabol, Notary Public

FOR THE BEST PHOTOGRAPHIC REPRODUCTIONY COMMISSION EXPIRES MARCH 27, 2003

BECAUSE OF ILLEGIBILITY, CARBON OR PHOTO COPY, DISCOLORED PAPER, ETC.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

ğ

United States District Court Southern District of Texas FILET

AUG 1 3 2008

Michael N. Milby Clark of Court

RESOLUTION TRUST CORPORATION AS RECEIVER OF FIRST SAVINGS OF ARKANSAS, F.A., Plaintiff,

C.A. NO. H-92-1692

vs.
TEXAS MOLINE, LTD. and DEAN H.
MADDOX, Jointly and Severally,
Defendants.

ASSIGNMENT OF JUDGMENT

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged THE CADLE COMPANY, located at 100 North Center Street. Newton Falls, Ohio 44444 (hereinafter the "Assignor"), hereby transfers, assigns and conveys without recourse and without any representations or warranties, express or implied unto CADLES OF GRASSY MEADOWS 11, L.L.C., a West Virginia limited liability company located at 100 North Center Street, Newton Falls, Ohio 44444 (hereinafter the "Assignee"), all of Assignor's right, title and interest, if any, in the Judgment rendered in C.A. NO. H-92-1692, filed on November 19, 1993, in the United States District Court, for the Southern District of Texas, Houston Division, wherein Resolution Trust Corporation as Receiver of First Savings of Arkansas, F.A., was the Plaintiff and Texas Moline, Ltd. and Dean H. Maddox, jointly and severally, were the defendants.

In witness whereof, the undersigned has hereunto set its hand by its duly authorized officer this 4th day of August, 2008.

THE CADLE COMPANY

By: William E. Shaulis

Its: Executive Vice President

OF

STATE OF OHIO COUNTY OF TRUMBULL

Before me, a Notary Public in and for said County and State, personally appeared William E. Shaulis who under penalty of perjury in violation of Section 2921.11 of the Revised Code represented to me to be said person and who signed the foregoing Instrument and acknowledged the same as his voluntary act and deed.

Executed this 4th day of August, 2008.

PREPARED BY AND RETURN TO-THE CADLE COMPANY 100 NORTH CENTER STREET NEWTON FALLS, OH 1111-1321 (330) 872-0918, Attr: Gail London Debtor: Dean H. Maddox Our File No.: WW870002 Amy A. Shaffer

Resident Trumbull County

Housey Public, State of Onio

My Commission Expires; 04/10/2013

EXHIBIT H-5

TRUE COPY I CERTIFY ATTEST: MICHAEL N. MILBY, CLERK

·cm

Deputy Clerk

	Page 1
1	IN THE UNITED STATES DISTRICT COURT
	FOR THE SOUTHERN DISTRICT OF TEXAS
2	HOUSTON DIVISION
3	RESOLUTION TRUST CORPORATION AS
	RECEIVER OF FIRST SAVINGS OF
4	ARKANSAS, F.A.,
5	Plaintiff,
6	VS. C.A. NO. H-92-1692
7	TEXAS MOLINE, LTD. and DEAN H.
	MADDOX, Jointly and Severally,
8	
	Judgment Debtor.
9	*************
10	ORAL DEPOSITION OF
	DEAN H. MADDOX
11	FEBRUARY 10, 2011
İ	VOLUME 1 OF 1
12	

13	
14	ORAL DEPOSITION of DEAN H. MADDOX, produced as
15	a witness at the instance of the Plaintiff, Cadles of
16	Grassy Meadows, II, L.L.C., and duly sworn, was taken in
17	the above-styled and numbered cause on February 10, 2011,
18	from 9:05 a.m. to 2:59 p.m., before Sandi LoCascio, CSR,
19	RPR in and for the State of Texas, by machine shorthand
20	method, at the offices of Timothy J. Henderson, 6300 West
21	Loop South, Suite 280, Bellaire, Texas 77401-2905,
22	pursuant to the Federal Rules of Civil Procedure and the
23	provisions as may be stated on the record or attached
24	hereto.
25	
"	EXHIBIT

	Page 13
1	A No.
2	Q Other than the Bank of America, Wells Fargo,
3	Compass Bank, or Capital One accounts, are there any other
4	bank accounts in your name?
5	A No.
6	Q Okay. And, by bank accounts, I mean checking
7	accounts, savings accounts, or a brokerage account.
8	A No.
9	Q The Maddox Interests, that is an unincorporated
10	name that you use to conduct business?
11	A Yes. I have for 30 years.
12	Q There's no it's not a corporation or limited
13	partnership or LLC; it's just a trade name that you use?
14	A It's a d/b/a.
15	Q A d/b/a.
16	Other than the accounts that we saw from
17	Whitney Bank for Maddox Interests, are there any other
18	bank accounts, savings accounts, or brokerage accounts in
19	the name Maddox Interests?
20	A No.
21	Q Have there been in the last five years?
22	A No.
23	Q We, being Cadles, garnished your Maddox
24	Interests account at Whitney Bank, correct?
25	A Yes, I'm aware of that.

		Page 182
1	A	Well, we changed that name to The Stetsons.
2	Cowboy ha	t, you know, The Stetsons? That guy.
3	Q	Is that is operating
4	A	Yeah.
5	Q	Is Stetsons still operating?
6	A	Yes.
7	Q	And, what percentage interest do you have in
8	Texas Roa	drunner's, LLC?
9	A	It would be in the same general area, four or
10	five perc	ent.
11	Q	And, Texas Roadrunner Management, LLC was the
12	managing	member of Texas Roadrunner, LLC?
13	A	Yes.
14	Q	And, did you own 100 percent of Texas Roadrunner
15	Managemen	t, LLC?
16	A	I think 99 percent 99.9, yeah.
17	Q	And, did you own that up until December 2010?
18	A	Yeah, in November. Isn't that we did this in
19	November?	
20	Q	Okay.
21	A	Yeah, November 2010, yeah.
22	Q	And, then, your interest was transferred to
23	Tuxedo Fi	nancial Services?
24	A	Yes.
25	Q	And, did Tuxedo Financial Services pay you

			Page	219
1			CHANGES AND SIGNATURE	
2	PAGE	LINE	CHANGE REASON	
3	6	/3	MADDOX 410DLE NAME 13 HAMRBY, NOT AMRY	
4	10	10	PHEME IS HISSPETLED	
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9		4	MANCING SHOULD BE INVESTMENT	
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11	31	24	ALGRANDER SHOULD BE ALLED	
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13	60	19	CITME SHOULD BE CHEME	
14	71	10,20,22		
15	72	1,8,12,14,15		
16	72	20	MANGEING SHOULD BE MADDOX	
17	73	4,6.7,8,10,12,15,15,19,23	CAFUE SHOULD BE ENEME	
18	74	17	1 1 1 1	
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20	95	20	INSOUT THE WOAD "KNOW"	
21	98	23	FAHIL SNOULD BE FAME	
22	102	21	INSCRT A COMMA AFTER RIGHT REMOVE THE WORD AFTER	
23	106	21	BINCH SHOULD BE BUNCH	
24	107	/f v 20	CAFING SHOULD BE LAUNE	
25	168	147	V	
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143	2,	PANTUURS SUDOLD BE PANTUENSARS
145	13,15,16,34	CAFUE SHOUD BE GIONE
146	1,5,17,15,	
/47	18	v J J J
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. 124	15	INSERT THE WORD BE
· /	16	Denney SHOULD BE EDIMLY
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158	6	<i>J J J J</i>
159	7+9	J J J J
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ην	12	2000 JHOULD BE 2010
175	2	CAM'S SHOULD BE CAM AS
182	/	REMOVE THE WORD "THE"
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202	18419	CAFME SHULLD BE LIEME
210	17	
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	Dans 016
1	Page 216 I, DEAN H. MADDOX, have read the foregoing
2	deposition and hereby affix my signature that same is
3	true and correct, except as noted above.
4	and correct, except as noted above.
	Q. D.M.
5	
6	DEAN H. MADDOX THE STATE OF TEXAS)
7	
8	COUNTY OF HARRIS
9	. ·
10	Before me, Mary Switzer , on this
11	day personally appeared, DEAN H. MADDOX, known to me
12	(or proved to me under oath or through
) (description of identity
13	card or other document) to be the person whose name is
14	subscribed to the foregoing instrument and acknowledged
15	to me that they executed the same for the purposes and
16	consideration therein expressed.
17	Given under my hand and seal of office the
18	21st day of March , 2011.
19	~ , , ,
20	WHITE PACE AND THE
	NOTARY PUBLIC IN AND FOR
21	N C ER
	THE STATE OF TEXAS
22	NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS
23	. www.
24	
25	

	Page 217
1	IN THE UNITED STATES DISTRICT COURT
	FOR THE SOUTHERN DISTRICT OF TEXAS
2	HOUSTON DIVISION
3	RESOLUTION TRUST CORPORATION AS
	RECEIVER OF FIRST SAVINGS OF
4	ARKANSAS, F.A.,
5	Plaintiff,
6	VS. C.A. NO. H-92-1692
7	TEXAS MOLINE, LTD. and DEAN H.
	MADDOX, Jointly and Severally,
8	
9	Judgment Debtor.
10	***************
11	
	REPORTER'S CERTIFICATE
12	FEBRUARY 10, 2011
	DEAN H. MADDOX
13	
14	I, Sandi LoCascio, Certified Shorthand
15	Reporter in and for the State of Texas, do hereby
16	certify that the facts as stated by me in the caption
17	hereto are true; that the above and foregoing answers
18	of the witness, DEAN H. MADDOX, to the interrogatories
19	as indicated were made to me by the said witness after
20	being first duly sworn/affirmed to testify to the
21	truth, and same were reduced to printing under my
22	direction; that the above and foregoing deposition as
23	set forth in printing is a full, true and correct
24	transcript of the proceedings had at the time of taking
25	said deposition.

```
1
               I further certify that I am neither attorney
2
     nor counsel for, nor related to or employed by any of
3
     the parties to the action in which this deposition is
     taken, and further that I am not a relative or employee
 4
5
     of any attorney or counsel employed by the parties
     hereto, or financially interested in the action;
 6
 7
               That the amount of time used by each party at
8
     the deposition is as follows:
9
               Mr. Jeffery S. Lowenstein
                                              - 4:42
10
               Mr. Timothy J. Henderson
11
               Mr. Steven D. Grossman
                                              - 0:00
12
               GIVEN under my hand and seal of office on
                  \frac{\partial}{\partial x} day of _
13
14
15
                                        LoCascio
16
                                  Texas CSR No. 7101
                                  Expiration Date: 12-31-11
17
                                  AMY MASSEY & ASSOCIATES, INC.
                                  Firm No. 404
18
                                  6724 Kirk Lane
                                  Burleson, Texas
                                                    76028
19
                                          817.447.6721
                                  Phone:
                                        817.447.6491
                                  Fax:
20
21
22
23
24
25
```

AO 451 (Rev. 01/09) Clerk's Certification of a Judgment to be Registered in Another District

UNITED STATES DISTRICT COURT for the 2010 NOV 10 P 12: 32-Resolution Trust Corporation, As Receiver **Plaintiff** Civil Action No. H-92-cv-1692 Texas Moline, Ltd & Dean H. Maddox Defendant CLERK'S CERTIFICATION OF A JUDGMENT TO BE REGISTERED IN ANOTHER DISTRICT I certify that the attached judgment is a copy of a judgment entered by this court on (date) l also certify that, as appears from this court's records, no motion listed in Fed. R. App. P. 4(a)(4)(A) is pending before this court and that no appeal has been filed or, if one was filed, that it is no longer pending. DAVID J. BRADLEY 11/03/2010 Date: CLERK OF COURT Signature of Clerk or Deputy Clerk 2:10-ms-00112-NA

EXHIBIT

Begge

Case 4:92-cv-01692 Document 12 Filed in TXSD on 11/16/93 Page 1 of 2

IN THE UNITED STATES DISTRICT COURT UNITED STATES COURT FOR THE SOUTHERN DISTRICT OF TEXAS COURSEN DISTRICT OF TEXAS ENTERED HOUSTON DIVISION

§

§

§

§

§

§

RESOLUTION TRUST CORPORATION AS RECEIVER OF FIRST SAVINGS OF ARKANSAS, F.A.,

EOV 19 1993

Plaintiff.

Michael N. Milby, Clark By Deputy: (

VS.

C. A. NO. H-92-1692

TEXAS MOLINE, LTD. and DEAN H. MADDOX, Jointly and Severally,

Defendants.

FINAL JUDGMENT

In accordance with the Court's Order granting the Motion for Summary Judgment of Plaintiff RESOLUTION TRUST CORPORATION as Receiver of First Savings of Arkansas, F.A., the Court now enters Final Judgment. The Court is of the opinion that Final Judgment in favor of Plaintiff RESOLUTION TRUST CORPORATION as Receiver of First Savings of Arkansas, F.A. against Defendants, TEXAS MOLINE, LTD. and DEAN H. MADDOX, jointly and severally, should be entered as follows:

- (1) Judgment for this cause of action in the principal sum of \$2,945,218.00;
- Judgment for pre-judgment interest at eight (8%) percent from April 2, 1991 to the date of (2) judgment, for a per diem accrual of \$645.53 on the \$2,945,218.00 sum;
- Judgment for post-judgment interest on all sums at the rate of 3.38 percent per annum (3) from the date of judgment until paid;
- (4) Judgment for reasonable attorney's fees of \$4,000.00 and additional fees in the event of appeal; and
- (5) Judgment for all costs of Court.

It is accordingly



Case 4:92-cv-01692 Document 12 Filed in TXSD on 11/16/93 Page 2 of 2

ORDERED, ADJUDGED AND DECREED, that RESOLUTION TRUST CORPORATION AS Receiver of First Savings of Arkansas, F.A. has and shall recover from Defendants TEXAS MOLINE, LTD. and DEAN H. MADDOX, jointly and severally, the total principal sum of \$2,945,218.00, along with pre-judgment interest at eight (8%) percent from April 2, 1991 to the date of judgment on the \$2,945,218.00 sum for a per diem accrual of \$645.53. Further, that Plaintiff recover reasonable attorney's fees in the amount of \$4,000.00; plus fees of \$5,000.00 in the event of an appeal to the United States Court of Appeals, \$3,000.00 if a writ of error is sought to the United States Supreme Court, and \$2,000.00 if a writ of error is granted; together with post-judgment interest on all said sums at the rate of 3.38 percent per annum and costs of court which are hereby taxed against the Defendants. RESOLUTION TRUST CORPORATION AS RECEIVER OF FIRST SAVINGS OF ARKANSAS, F.A. shall be entitled to all writs of execution necessary to enforce this judgment. All relief not expressly granted herein is denied.

This is a FINAL JUDGMENT.

SIGNED at Houston, Texas this LA day of 100mbe, 1993.

INITED STATES DISTRICT HINGE

Casse 2:11-cw-0004775-PMP-PAL Document 19 Filed 06/28/11 Page 31 of 33 STATE OF NEVADA

ROSS MILLER
Secretary of State



SCOTT W. ANDERSON

Deputy Secretary
for Commercial Recordings

OFFICE OF THE SECRETARY OF STATE

Certified Copy

April 25, 2011

Job Number:

C20110421-1318

Reference Number:

00003089927-98

Expedite:

Through Date:

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number(s)

Description

Number of Pages

00000953775-56 20100637345-81 Articles of Organization

1 Pages/1 Copies

-81

Annual List

1 Pages/1 Copies



Certified By: Christine Rakow Certificate Number: C20110421-1318 You may verify this certificate online at http://www.nvsos.gov/ Respectfully,

ROSS MILLER Secretary of State

Commercial Recording Division 202 N. Carson Street

202 N. Carson Street Carson City, Nevada 89701-4069 Telephone (775) 684-5708 Fax (775) 684-7138





DEAN HELLER Secretary of State 206 North Carson Street Carson City, Nevada 89701-4299 (775) 684 5708 Website: secretaryofstate.biz

Articles Of Organization Limited-Liability Company (PURSUANT TO NRS 86)

Filed in the office of	00000953775-56			
Dean Heller	Filing Date and Time 08/21/2006 6:25 AM			
Secretary of State	E C N 1			

State of Nevada

Entity Number E0627552006-2

ABOVE SPACE IS FOR OFFICE USE ONLY

1. <u>Name of Limited</u> <u>Liability Company</u>	Texas Roadrunner, LLC				S	check box if a eries Limited-ability Company
2. Resident Agent Name and Street Address: (must be a Nevada address where process may be served)	Incorp Services, Inc. Name 3155 East Patrick Lane · Suite 1 Physical Street Address		Las V City	egas	NEVADA	89120-3481 Zip Code
3. <u>Dissolution Date:</u> (OPTIONAL-see instructions)	Latest date upon which the company is to dissolve (if existence is not perpetual):					
4. Management: (check one)	Company shall be managed by	Manager(s)	OR	Members		
5. Names Addresses, of Manager(s) or Members: (attach additional pages as necessary)	Texas Roadrunner Management LL Name 3708 Audubon Place Address Name Address Name Address	.C	Housto City City	on	State	77006 Zip Code Zip Code
6. Names, Addresses and Signatures of Organizers (if more than one organizer attach additional page)	Dean H. Maddox Name 3708 Audubon Place		Signatu		TX	77006
7. Certificate of Acceptance of Appointment of Resident Agent:	Address I hereby accept appointment as Reside Authorized Signature of R.A. or On B	_		ited-liability company.	State	Zip Code

Casse 2:111-cv-0004775-PIWP-PAL Document 19 Filed 06/28//11 Page 33 of 33 ANNUAL LIST OF MANAGERS OR MANAGING MEMBERS AND REGISTERED AGENT AND STATE BUSINESS LICENSE APPLICATION OF: FILE NUMBER TEXAS ROADRUNNER, LLC E0627552006-2 NAME OF LIMITED-LIABILITY COMPANY 8/2010 FOR THE FILING PERIOD OF TO **YOU MAY FILE THIS FORM ONLINE AT www.nvsos.gov** The entity's duly appointed registered agent in the State of Nevada upon whom process can be served is: INCORP SERVICES, INC. (Commercial Registered Agent) Filed in the office of Document Number 375 N STEPHANIE ST STE 1411 20100637345-81 HENDERSON, NV 89014-8909 USA Filing Date and Time Ross Miller 08/25/2010 1:38 PM Secretary of State **Entity Number** State of Nevada E0627552006-2 A FORM TO CHANGE REGISTERED AGENT INFORMATION IS FOUND AT: www.nvsos.gov (This document was filed electronically.) USE BLACK INK ONLY - DO NOT HIGHLIGHT Return one file stamped copy. (If filing not accompanied by order instructions, file stamped copy will be sent to registered agent.) IMPORTANT: Read instructions before completing and returning this form. 1. Print or type names and addresses, either residence or business, for all manager or managing members. A Manager, or if name, a Managing Member of the LLC must sign the form. FORM WILL BE RETURNED IF UNSIGNED. 2. If there are additional managers or managing members, attach a list of them to this form. 3. Annual list fee is \$125.00. A \$75.00 penalty must be added for failure to file this form by the deadline. An annual list received more than 90 days before its due date shall be deemed an amended list for the previous year. 4. State business license fee is \$200.00. Effective 2/1/2010, \$100.00 must be added for failure to file form by deadline. 5. Make your check payable to the Secretary of State. 6. Ordering Copies: If requested above, one file stamped copy will be returned at no additional charge. To receive a certified copy, enclose an additional \$30.00 per certification. A copy fee of \$2.00 per page is required for each additional copy generated when ordering 2 or more file stamped or certified copies. Appropriate instructions must accompany your order. 7. Return the completed form to: Secretary of State, 202 North Carson Street, Carson City, Nevada 89701-4201, (775) 684-5708. 8. Form must be in the possession of the Secretary of State on or before the last day of the month in which it is due. (Postmark date is not accepted as receipt date.) Forms received after due date will be returned for additional fees and penalties. Failure to include annual list and business license fees will result in rejection of filling. LATE PENALTY: \$100.00 ANNUAL LIST FILING FEE: \$125,00 LATE PENALTY: \$75.00 BUSINESS LICENSE FEE: \$200.00 Section 7(2) Exemption Codes Complete only if applicable 001 - Governmental Entity 002 - 501(c) Nonprofit Entity Pursuant to NRS, this corporation is exempt from the business license fee. Exemption code: 003 - Home-based Business 004 - Natural Person with 4 or less rental dwelling units 20 Month and year your State Business License expires: 005 - Motion Picture Company 006 - NRS 680B.020 Insurance Co. (DOCUMENT WILL BE REJECTED IF TITLE NOT INDICATED) Texas Roadrunner Management LLC MANAGER MANAGING MEMBER CITY ZIP CODE STATE 375 N. Stephanie St. - Suite 1411 , USA Henderson 89014-8909 (DOCUMENT WILL BE REJECTED IF TITLE NOT INDICATED) MANAGER MANAGING MEMBER CITY STATE ZIP CODE (DOCUMENT WILL BE REJECTED IF TITLE NOT INDICATED) MANAGER MANAGING MEMBER ADDRESS CITY STATE ZIP CODE NAME (DOCUMENT WILL BE REJECTED IF TITLE NOT INDICATED)

I declare, to the best of my knowledge under penalty of perjury, that the above mentioned entity has complied with the provisions of sections 6 to 18 of AB 146 of the 2009 session of the Nevada Legislature and acknowledge that pursuant to NRS 239.330, it is a category C felony to knowingly offer any false or forged instrument for filing in the Office of the Secretary of State.

CITY

Dean H Maddox
Title

Manager

8/25/2010 1:37:45 PM

ADDRESS

MANAGING MEMBER

STATE ZIP CODE